

ग्रसाधारण

EXTRAORDINARY

भाग II—खण्ड 3—-उपखण्ड (i)

PART II—Section 3—Sub-Section (i)

प्राधिकार में प्रकाशिक

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NEW DELHI, SATURDAY, DECEMBER 30, 1967/PAUSA 9, 1889

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND CO-OPERATION

(Department of Food)

ORDER

New Delhi, the 30th December 1967

G.S.R. 1939.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Solvent-Extracted Oil, De-oiled Meal and Edible Flour (Control) Order, 1967, namely:—

- 1. This Order may be called the Solvent-Extracted Oil, De-oiled Meal and Edible Flour (Control) (Second Amendment) Order, 1967.
- 2. In the Solvent-Extracted Oil, De-oiled Meal and Edible Flour (Control) Order, 1967,
 - (1) in clause 2,
 - (i) after sub-clause (c), the following sub-clause shall be inserted, namely:—
 - "(cc) "existing producer" means a person carrying on the business of a producer
 - (i) on the 17th March, 1967 in respect of producers of Category 'A', Category 'B' and Category 'C', and

- (ii) on the 30th December, 1967, in respect of producers of category 'D' and category 'E'
- and includes a person who has been carrying on such business at any time within a period of three years prior to the dates aforesaid";
- (ii) after sub-clause (f), the following sub-clause shall be inserted, namely:-
- "(ff) "new producer" means a producer other than an existing producer";
- (iii) for sub-clause (g), the following sub-clause shall be substituted, namely:--
 - "(g) "producer" means a person carrying on the business of manufacturing one or more of the following, namely, solvent-extracted oil, de-oiled meal or edible flour, either in his own factory or in the factory of any other person, and includes his agent or any other person acting on his behalf".
- (2) in clause 3, for sub-clause (2), the following sub-clause shall be substituted, namely:—
 - "(2) The licences issued under sub-clause (1) shall be of the following categories, namely:—
 - (i) Category 'A'—in respect of a producer whose factory is, in addition to being equipped with a solvent extraction plant, also equipped for pre-cleaning oilseeds and pre-expelling oil therefrom prior to solvent extraction;
 - (ii) Category 'B'—in respect of a producer whose factory is, in addition to being equipped with a solvent extraction plant, also equipped for refining, that is to say, neutralising, bleaching and deodorizing solvent-extracted oil;
 - (iii) Category 'C'—in respect of a producer whose factory is equipped with a solvent extraction plant, but is not equipped for the processes referred to under category 'A' and category 'B';
 - (iv) Category 'D'—in respect of a producer falling in category 'C', who is also engaged in the business of refining solvent-extracted oil produced by him, in the factory of any other producer of category 'B', or of a registered user engaged in such business;
 - (v) Category 'E'—in respect of a producer, whose factory is not equipped with a solvent extraction plant but is equipped with an oil mill, and who is also engaged in the business of manufacturing solvent-extracted oil and de-oiled meal, in the factory of any other producer, from the oilcake produced by him in his oil mill.
 - (3) in clause 4,
 - (i) in sub-clause (1), for the existing proviso, the following provisos shall be substituted, namely:—
 - "Provided that an existing producer shall, if he intends to continue in the business of a producer, make within sixty days,
 - (i) from the 17th March, 1967, in the case of producers of category 'A', category 'B' and category 'C',
 - (ii) from the 30th December, 1967 in the case of producers of category 'D' and category 'E',
 - an application for the grant of a licence; and he may, if he has made such an application continue to carry on such business without a licence, until he is granted a licence or until he is informed in writing that a licence cannot be granted to him;
 - Provided further that an application made by an existing producer after the expiry of the period specified in the first proviso may also be treated as having been made within the said period, if the licensing officer is satisfied that the delay in submission of such application was due to circumstances beyond the control of the applicant".

- (ii) for sub-clause (5), the following sub-clause shall be substituted, namely:-
 - "(5) Every application for the grant of a licence shall be accompanied by a fee as provided hereunder:
 - (i) (a) in the case of new producers of category 'A', category 'B' category 'C' and category 'D', whose capacity for production of solvent-extracted oil during any twelve calendar months is 600 tonnes or less;
 - (b) in the case of new producers of category 'E': and
 - (c) in the case of existing producers of all categories, whose production of solvent-extracted oil during the period of twelve calendar months immediately Preceding the date of application was 600 tonnes or less—250/-.
 - (ii) (a) in the case of new producers of category 'A', category 'B', category 'C' or category 'D', whose capacity for production of solvent-extracted oil during any twelve calendar months exceeds 600 tonnes; and
 - (b) in the case of existing producers of all categories, whose production of solvent-extracted oil during the period of twelve calendar months immediately preceding the date of application exceeded 600 tonnes—Rs. 500/-.
 - Explanation: For the purpose of this sub-clause, existing producers who commenced production of solvent-extracted oil on any date within the period of twelve calendar months immediately preceding the date of application shall be treated as new producers".
- (iii) in sub-clause (6), for the word "factory", the word "producer" shall be substituted.
- (iv) sub-clause (7) shall be renumbered as sub-clause (8), and before sub-clause (8) as so re-numbered, the following sub-clause shall be inserted, namely:—
 - "(7) The amount specified under sub-clause (5) shall be deposited in the nearest Government Treasury, or in the Reserve Bank of India at Bombay, Calcutta, Delhi and Madras or in the nearest branch of the State Bank of India at places other than Bombay, Calcutta, Delhi and Madras—under the Receipt Head of Account "LII—Miscellaneous—Miscellaneous". The Treasury Receipt shall be superscribed with the words "Items adjustable by the Pay and Accounts Officer, Food and Agriculture, New Delhi" and shall accompany the application."
- (4) in clause 5, the following proviso shall be added, namely:-
- "Provided that in the case of existing producers of category 'A', category 'B' and category 'C', the period of validity of the licence shall commence from the 17th March, 1967 and end with the 28th February, 1970, and in the case of existing producers of category 'D' and category 'E', the same shall commence from the 30th December, 1967 and end with the 30th November, 1970."
 - (5) in clause 9,
 - (i) in sub-clause (1), for para (i), the following para shall be substituted, namely:—
 - "(i) The oil is manufactured by a producer holding a category 'B' or category 'D' or category 'E' licence under this Order or by a registered user engaged in the business of refining solvent-extracted oil".
 - (ii) in sub-clause (5), for para (iii), the following para shall be substituted, namely:—
 - "(iii) In the case of meal intended for use as livestock feed, such de-oiled meal conforms to the standards of quality for the appropriate de-oiled meal specified in the Fourth Schedule".
- (6) in clause 11, in sub-clause (1), for para (d), the following para shall be substituted, namely:—
 - "(d) the category and number of the licence held by the producer, or the registration number of the registered user, as the case may be:
 - Provided that in the case of producers of category 'D' and category 'E', the category and licence number of the producer or the registration number of the

registered user, in whose factory the oil was manufactured or refined, as the case may be, shall also be indicated in the manner illustrated below:— Category 'D'-Licence No. SEO/200-D. Category 'B'-Licence No. SEO/100-B

or Registration No. RU/Edible/100.

- (7) After clause 11, the following clause shall be inserted, namely:-
- "11-A. Power to prescribe monthly returns.—Every producer shall furnish to the Controller monthly returns in the forms set out in the Seventh Schedule showing:--
 - (a) the stocks held, and the quantities and varieties of solvent-extracted oil, deoiled meal or edible flour or all of them, as the case may be, manufactured or despatched by him during each calendar month;
 - (b) the stocks held, and the quantities and varieties of oil-bearing materials and 'of solvent used during the month, and the source from which the solvent was obtained;
 - (c) the names and addresses of the registered users to whom each variety of solvent-extracted oil, that is "semi-refined", "raw, grade 1", "raw, grade 2", was despatched during the month, and the quantities so despatched.
 - (d) the names and addresses of the persons to whom edible flour was despatched during the month, and the quantities so despatched."
- (8) in the First Schedule,
 - (i) for para 1, the following para shall be substituted, namely:—

"An application	dated	for grant/re:	newal of lic-	ence under	the
Solvent-Extracted		Edible Flour	(Control)	Order,	1967
having been received	from				

(name and address of producer)

for the manufacture of solvent-extracted oil/de-oiled meal/edible flour at.........

[name and address of factory (oil mill in the case of category 'E' applicants)]

a new/existing producer, whose factory is stated to be: equipped with solvent extraction plant; and for precleaning oilseeds and pre-expelling oil therefrom prior to solvent extraction; and for refining, that is to say, neutralising, bleaching and deodorization of solvent-extracted oil;

equipped with a solvent extraction plant, but not for refining, that is to say, neutralising, bleaching and deodorization of solvent-extracted oil, and who is also engaged in the business of reflning solvent-extracted oil produced by him in the factory/factories of the under-mentioned producer(s) of category B, or registered user(s) ongaged in the business of refining solvent-extracted oil, namoly:-

Name of producer/ registered user

Licence Regn. No. Name of factory. and de-oiled meal from the oilcake produced by him, in the factory/factories of the under-mentioned producer(s) of the categories specified against each:

Name of Licence Category Name of producer No. Sates

who commenced production of solvent-extracted oil prior to/during the period of twelve calendar months immediately preceding the date of application, and

whose production of solvent-extracted oil during the period of twelve calendar months immediately preceding the date of application has been stated therein to be

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whose capacity for production of solvent-extracted oil during any twelve calendar months has been assessed astonnes

- (ii) in para 3, for condition (3), the following condition shall be substituted, namely:—
 - "(3) Monthly returns in the forms S.E.O. (1) to (6), set out in the Seventh Schedule and specified in column (1) of the Table given below, shall be submitted by producers of the categories specified against each in column (2) thereof, to the Controller by the seventh day of the following calendar month:—

TABLE

Form (T)			Category of producer (2)	
S.E.O. (1) — Part (a) S.E.O. (1) — Part (b) S.E.O. (2) S.E.O. (3), (4) and (5) S.E.O. (6)	-	:	. A and E . A, B, C and D . B, D and E . A, B, C, D and E . A	

⁽iii) in para 3, the following further conditions shall be added, namely:—

For category 'D' and 'E' licensees only.—(1) The refining of the solvent-extracted oil produced by the licensee/the manufacturer of solvent-extracted oil and de-oiled meal from the oileake produced by the licensee in his oil mill, may be carried out only in the factory/factories of the producers specified in para 1, and not in any other factory.

- (2) Notwithstanding the place of refining/manufacture referred to in (1) above, it will be the responsibility of the licensee to ensure that:
 - ii) no solvent-extrated oil is offered by him for sale for purposes of direct human consumption unless it has been alkali-neutralized, bleached and steam-

deodorized under high temperature (not less than 180°C) and low pressure not more than 25 mm. of mercury absolute) and conforms to the standards of quality specified in Part I of the Third Schedule;

- (ii) no solvent-extracted oil is offered by him for sale for purposes of refining for direct human consumption, or for manufacture of vanaspati unless it conforms to the standards of quality specified in Part II of the Third Schedule; and
- (iii) no de-oiled meal is offered by him for sale for use as livestock feed unless it conforms to the standards of quality specified in the Fourth Schedule.
- (9) in the Second Schedule,
 - (i) for items 2 to 5, the following items shall be substituted, namely:—
 - "2. Name and address of the factory (or oil mill in the case of applicants for licence under category 'E'):

Name:

Postal address:

Telegraphic address:

Telephone Number:

3. Fixed assets of the factory (or oil mill in the case of applicants for licence under category 'E'), i.e. investment in land, building and machinery:—

Land:

Building:

Machinery:

- 4. (i) Whether the applicant holds an industrial licence for the manufacture of-
 - (a) vegetable oils other than cottonseed oil and solvent-extracted oil:
 - (b) cottonseed oil:
 - (c) solvent-extracted oil:
 - or is registered with the D.G.T.D. for (a), (b) and (c):
- (ii) If so, the number and date of the licence or registration and the capacity for which licensed or registered, as the case may be, in terms of oilseed and/or oilcake and/or rice-bran per day of 24 hours, separately for (a), (b) and (c) under sub-item (i):
- (iii) If not, whether an application for license/registration has been made, and capacity state'd therein, separately for (a), (b) and (c) under sub-item (i):
- 4A. (i) Whether the factory is equipped with:
- (a) an oil mil:
- (b) a solvent extraction plant:
- (c) equipment for refining solvent-extracted oil:
- (ii) if so, the date(s) on which the installation of each was completed:
- (iii) if not, the date(s) on which the installation of each is expected to be completed:
- 4B. (To be filled only in the case of applications for the grant of license for the first time):
- (i) Whether the applicant was carrying on the business of a producer, that is manufacturing solvent-extracted oil—
 - (a) in the case of applicants for licence under categories 'A', 'B' and 'C', on 17th March, 1967:
 - (b) in the case of applicants for licence under categories 'D' and 'E', on 30th December, 1967:
- (ii) If so, the date on which he commenced production:

	`			4
111)	п	no	τ—

- (a) whether he was carrying on such business at any time within a period of three years prior to the date specified in sub-item (i):
- (b) in the case of new producers, the date on which he proposes to commence production:
- 5. Category of licence applied for:
 - (ii) in item 7, after the Table, the following shall be inserted, namely:--

"(a) In the case of producers of cafactories the a by him:—	ategory 'B', or of	licence under cate registered users, a to refine the s	is the case n	nay be, in whose
Name of Producer / reg. user		Licence/ Regn. No.		Name of factory
(b) In the case of producers in we extracted oil a	vhose factories the	licence under cate applicant propose from the oilcake	es to man	ufacture solvent
Name of Producer	Category	Licence N	lo. 1	Name of factory
factories the a	ategory 'B', or of above-mentioned	licence under cat registered users a quantity of neutra anufactured by the	as the case t lised, bleach	may be, in whos ed and deodoriz
Name of Producer reg. user.	Licence/ Regn. No.	Name of factory	oc	Quantity (tonnes)
	vhose factories th	icence under cate c above-mentioned manufactured by	l quantities :	rticulars of th

- (iv) for item 9, the following item shall be substituted, namely:-
 - "9. Production of oil mill during the twelve-month period referred to in item 8 (in tonnes);—

Name				Quantity	Produ	ction
seed/	nut	,		crush e d .	Oil	Cake
roundnut ottonseed						
	•	•	•			
asme	•	•	•			
oconut .		-				
lahua .		-				
insced						
thers (please:	9DC(cify)				

- (10) in the Third Schedule,
 - (i) in Part I, after item 3 of the list of Indian Standard specifications for the "refined" grade of solvent-extracted oils, the following items shall be added, namely:—
 - "4. Rice-bran oil, edible grades IS: 4219E-1967.
 - 5. Solvent-extracted sesame oil IS: 4220E-1967.
 - 6. Soybean oil, refined IS: 4276E-1967.
 - 7. Sunflower oil, refind IS: 4277-1967".
 - (ii) in Part II, under para (a), after item 3 of the list of Indian Standard specifications for the semi-refined grade of solvent-extracted oils, the following item shall be added, namely:—
 - "4. Solvent-extracted sesame oil IS:4220E-1967".
 - (iii) in Part II. under para (b), after item 2 of the list of Indian Standard specifications for the "raw grade I" grade of solvent-extracted oils, the following item shall be added, namely:—
 - "3. Rice-bran oil, edible grades IS: 4219E-1967".
- (11) for the Fifth Schedule, the following Schedule shall be substituted, namely:---

"THE FIFTH SCHEDULE

[See clause 9(6)(iv)]

Standards of quality for edible flour

The edible flour shall be obtained by extraction of oil by means of a solvent from oilcake, immediately following the single-pressing of the appropriate edible oilseeds of good quality, which have been pre-cleaned and are free from infected or otherwise damaged materials and extraneous matter. It shall have been subjected to such heat and steam treatment under controlled and regulated conditions as may be necessary to ensure removal of solvent without adversely affecting the quality of the protein in the edible flour, and ground to an appropriate size as may be desired. It shall conform to the requirements for the appropriate edible flour specified below:—

I dil le Groundnut Flour

(I)	Moisture, per cent, maximum							8.0
(2)	Total ash (on dry basis) per cent, ma							5,0
(3)	Ash, insoluble in dilute hydrochloric	acid	l (on c	dry be	asis) p	er cen	t,	
	maximum .		•					0.35
(4)	Ether extractives, per cent, maximu	m						1,5
(5)	Total protein (N x 6, 25) per cent, m	inir	num				,	47.0
(6)	Crude fibre, per cent, maximum					_	_	5.0

2. Edible Co	tonseed Flour:									
(I)	Moisture, per c	ent, maximum								8,6
(2)	Total ash (on d	ry basis) per ce	nt, maximu	m						5.
(3)	Ash, insolubl e i	n dílute hydro	chloric acid	(on dr	y bas	is) per	cent,	maxin	ıum	0.3
(4)	Ether extractive	es, per cent, ma	ximum							I,
(5)	Total protein ()	Nx 6, 25) per co	ent, minimu	m						47.0
(6)	Crude fibre, per	r cent, maximu	ım ,							5.
(7)	Free Gossypol,	per cent, maxi	mum							0,06
(8)	Total Gossypol	, per cent, max	im u m	•	-		•	•	•	1,20
		THE S	eventh Sci	HE D UI	Æ					
		(.56	e clause It	-A)						
		Fo	orm S.E.O.(1)						
Due date : 7t	h of each month	•								
Raw Material	Return for the m	onth of							1	ras
	tory ,									-
Licence No. o	of producer					• • • • • • • • • • • • • • • • • • •	• • • •			• • • • •
		Pa	rt (a)—Oil	Λſill						
	(To be sub	omitted by all r			ories	'A' and	رنجك			
	(10.00.340	miced by un	oroducers or	curcg			-			•
					(1.18			nnes co of dec		to firs
Name of nut/seed	Opening stock of oil cake	Quantity of seed crushed	Product	ion Cake	_	Utilisa oil	tion cake	of	st	losing ock of
	on care	CLUSIICA	Oil (∟aĸc	v	or sol- ent ex- action	(Other- wise dispo- sed of	- 01	lcake ¯
Groundnut Cottonseed Coconut Sesame Linseed Other oilsee	ds	,					•			 1
(name)										

Part (b)-Solvent | Extraction Plant.

(To be submitted by all producers of categories 'A', 'B', 'C' & 'D')

(Figures in tonnes correct to the first place of decimals)

				nrst place of	decimais)
Name of raw material	From (seed/nut or cakes)	Opening stock	Receipt	Consum- ption	Closing stock
(i) Oil bearing materials Groundnut Cottonseed Coconut Sesame Mahua Linseed Other oilseeds/cakes					
(name)	-				
	,				
Source (ii) Solvent					
Date			Sig	nature Manager of th	e factory.

FORM S.E.O. (2)

Due date : 7th		milica by an	produc	ers of categ	ories 'B', 'D' &	' E')
	ı of each mor	ith.				
Production Res	turn for "refl	ned" grade sol	vent ext	racted oils i	intended for direc	t human consumption
	(listed in Par	t I of the Thi	rd Sche	dule) for the	month of	196
Name of facto	ry:		* * * * * * •		,	
Licence No. o	f producer :.		*****			
						onnes correct to first of decimals)
Name of R (intended f human con		Opening	stock	Productio	n Despatci	nes Closing Stock
Groundnut oil Cottonseed o Coconut oil		<u> </u>				

•••••		•				
In the cas	se of produc	ers of catego	ry 'D'	particulars	of the produce	re of cotenory 'B' or
the producers	of category '	'B' in whose t	actories	the above	coducers of categor mentioned quan e furnished as un	ory 'E' particulars of tities of fully refined
the producers solvent-extrac	of category ted oil were r Refined ('B' in whose t	Name ducer tered manu	the above	mentioned quan	ory 'E' particulars of tities of fully refined
the producers solvent-extrac Name of	of category ted oil were r Refined ('B' in whose in manufactured Quantity produced	Name ducer tered manu	of pro- or regis- user who	mentioned quant furnished as un Licence/Regn. No. of the producer/regd.	Name of factory operated by the producer/regd. user at (3) where the refined oil

]	FORM S.E.O. (3)		
(To be su	ibmitted by	all producer	s of categories	'A', 'B', 'C',	'D' and 'E')	
Due date : 7th o	f each mon	th.				
Production of the III of the T	111 Disputce 12stining fo hird Schedu	hes Return for or direct han in le) for the mor	r "seni-refined consumption o ath of	l" and "Raw" r for minufac	grades of so ture of earlas 196 .)	lvent-extracted pati (listed in
Name of factor						
Licence No of pr						
				(Fi	gures in toni first place of	nes correct to decimals)
Name of O	il	Grade	Opening stock	Production	Despatches	Closing stock
Groundnut oil		mi-refined				
Cottonseed oil	Se	ıw, grade I mi-refin e d				
Coconut oil	Ŕ	aw, grade I mi-refined				
			·			
Name and a registered u	ddress of	Registrat	tion No. Q	uantity (ton	_ 	 -
	. — - 		<u> </u>	<u> </u>		
(D:3p1	tches made	in respect of e	ach type and gr	ade of oil shou	ıld be listed se	parately).
In the case the above-mention factured by ther	oned quanti	ties of semi-re:	'E' particula fined and raw g under :—	rs of the pr rades of solve	oducers in w nt-extracted o	hose factories ils were manu-
Name of Oil	Grade	Quantity produced (tonnes)	Name of producer who manufactured the oil	Licence No. of the producer at (4)	erated by to at (4) who	factory op he producer ere the oil ufactured
(1)	(2)	(3)	(4)	(5)	(6)	
Dated				Signa Mana	ature ager of the fact	ory.

FORM S.E.O. (4)

(To	be subm	itted by all prod	ucers of cate	gories 'A', 'B', '	C', 'D' and 'E	")
Due date: 7th						
Products lsted in the Ti	ion and L hird Schel	Døspatches Returi d <mark>ule</mark>	i of all solve	nt-extracted oils	other than the	e oils graces
Name of factor	ory :					
Licence No. of	producer	1				
				(Figures	in tonnes cor place of deci	
Name of	foil	Grade or stage of refining	Opening stock	Production	Despatches	Closing stock
Groundnut oil Cottonseed oil Coconut oil Sesame oil Linseed oil Mahua oil Castor oil		Raw, grade 2 Raw, grade 2 Raw				
those manuf should	covered in actured for i be inclu	des of solvent-exi in the returns in fo or purposes other ided in this retu esses of registered	orms S.E.O. than direct l rn.	(2) and (3) — inc numan consumpt	cluding refined tion e.g. for use	oils (if any) in toiletries
Name and ad registered		Registratio	n No.	Quantity (tonnes) Date of	Despatch
In the	case of p	ade in respect of e roducers of cates ntities of raw gra nder:	ory 'E', part	iculars of the pr t-extracted oil w	oducers in who	se factori es
Name of oil	Grade	Quantity produced (tonnes)	Name of pr cer who ms factured th	ı <u>nu</u> - of the	operated at ducer at	f factory by the pro- (4) where mas manu-
(1)	(2)	(3)	(4)	(5)	((5)
Dated				Signa Ma	turenager of the fa	ctory,

meal Groundnut Cottonseed Coconut Linseed	pening stock	Production	Despatche	e Closing stock
Groundnut Cottonseed Coconut Linseed Rice bran			_'	,
In the case of actories the abovemention be furnished as under:—	oned quantities	catagory 'E', pa of de-oiled mea	erticulars of the	e producers in whos ured by them shoul
Name of de-oiled meal	Quantity produced (tonnes)	Name of producer who manufactured the de-oiled meal	Licence No. of the producer at (3)	Name of factor operated by th producer at (3 where the de-oile meal was many factured.
(1)	(2)	(3)	(4)	(5)

Licence No. of producer :---

.Dated.....

FORM S. E. O. 6 (To be submitted by all producers of category 'A')

Due date:—7th of each month.	
Production Return for Edible Flour for the month of	19
Name of factory:	

(Figures in tonnes correct to first place of decimals)

			place of decimals)				
Opening stock	Production	Despatches	Closing stock				
-							
idresses of persons to	whom the despatch	es shown above we	re made. :				
Name of Edible flour			of despatch.				
	Idresses of persons to	idresses of persons to whom the despatch	idresses of persons to whom the despatches shown above well Name of Quantity Date of				

> [No. 2-SEO (1)/67.] K. L. PASRICHA, Jt. Secy.